1 2 3 4 5 6 7 8 9 10 11	RYAN H. WEINSTEIN (Cal. Bar No. 240405) ryan.weinstein@ropesgray.com ROPES & GRAY LLP 10250 Constellation Boulevard Los Angeles, California 90067 Tel: +1 310 975 3310 Fax: +1 310 975 3400 AMY JANE LONGO (Cal. Bar No. 198304) amy.longo@ropesgray.com ROPES & GRAY LLP Three Embarcadero Center San Francisco, California 94111-4006 Tel: +1 415 315 2301 Fax: +1 415 315 6350 Attorneys for Plaintiffs * pro hac vice	LORI LOWENTHAL MARCUS* lorilowenthalmarcus@deborahproject.org JEROME M. MARCUS* jmarcus@deborahproject.org THE DEBORAH PROJECT P.O. Box 212 Merion Station, Pennsylvania 19066 Tel: +1 610 880 0100 Fax: +1 610 664 1559 GREGG L. WEINER* gregg.weiner@ropesgray.com ALEXANDER B. SIMKIN* alexander.simkin@ropesgray.com ELANA M. STERN* elana.stern@ropesgray.com ROPES & GRAY LLP 1211 Avenue of the Americas New York, New York 10036 Tel: +1 212 596 9000 Fax: +1 212 596 9090	
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT	OF CALIFORNIA	
14	SAN FRANCISCO DIVISION		
15	KASLE, et al.,	Case No. 3: 24-cv-08015-MMC	
16	Plaintiffs,	JOINT STIPULATION AND	
17 18	v.)	[PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE	
19	VAN PUTTEN, et al.,	Current CMC Date:	
20	Defendants.	February 21, 2025 at 10:30 a.m.	
21		Proposed CMC Date: February 28, 2025, at 10:30 a.m.	
22		1 cordary 20, 2023, at 10.30 a.m.	
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WHEREAS, on December 3, 2024, the Court entered a Case Management Conference Order (ECF No. 35) scheduling the Case Management Conference in this action to be held on Friday, February 21, 2025 at 10:30 a.m. Pacific Time;

WHEREAS, pursuant to the Case Management Conference Order, the parties' Joint Case Management Statement is presently due by February 14, 2025;

WHEREAS, on December 30, 2024, a Clerk's Notice was entered converting the February 21, 2025 Case Management Conference to a Zoom Webinar meeting;

WHEREAS, Lori Lowenthal Marcus and Jerome M. Marcus, counsel for Plaintiffs, will be out of the country on business on February 21, 2025, and will be without Internet access and therefore unable to attend the Case Management Conference on that date;

WHEREAS, counsel for Plaintiffs have conferred via electronic mail with counsel for the Defendants regarding postponing submission of the Joint Case Management Statement and the Case Management Conference by one week, to February 21, 2025 and February 28, 2025, respectively;

WHEREAS, counsel for the Defendants consent to such postponed dates as set forth above; NOW, THEREFORE, the parties stipulate and agree, by and through their counsel of record and subject to the Court's approval, to continue the Case Management Conference to February 28, 2025, or on another date as soon thereafter as is practicable for the Court, and accordingly to reset the deadline for the parties' Joint Case Management Statement to be one week before the Case Management Conference.

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2	IT IS SO STIPULATED.	
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4	DATED: January 13, 2025	
5	ROPES & GRAY LLP	THE DEDODAH DDOLEGT
6	ROFES & GRAT LLF	THE DEBORAH PROJECT
7	By: /s/ Ryan H. Weinstein	By: /s/ Lori Lowenthal Marcus
8	Ryan H. Weinstein 10250 Constellation Boulevard	Lori Lowenthal Marcus* Jerome M. Marcus*
9	Los Angeles, California 90067	P.O. Box 212
10	Telephone: +1 310 975 3310 Facsimile: +1 310 975 3400 ryan.weinstein@ropesgray.com	Merion Station, PA 19066 Telephone: +1 610 880 0100 Facsimile: +1 610 664 1559
11	Tyun.wemstem@ropesgruy.com	lorilowenthalmarcus@deborahproject.org jmarcus@deborahproject.org
12	Attorneys for Plaintiffs	
13 14	* Admitted <i>pro hac vice</i>	
15		
16	DATED: January 13, 2025	DANNIS WOLIVER KELLEY
17		By: <u>/s/ William B. Tunick</u>
18		William B. Tunick
19		Sue Ann Salmon Evans Ellyn L. Moscowitz
20		200 California Street, Suite 400 San Francisco, CA 94111
21		Telephone: 415 543 4111 Facsimile: 415 543 4384
22		wtunick@dwkesq.com sevans@dwkesq.com
23		emoscowitz@dwkesq.com
24		Attorneys for Defendants
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[PROPOSED] ORDER

Pursuant to the parties' joint stipulation, the Case Management Conference in this action is rescheduled to Friday, February 28, 2025 at 10:30 a.m. The parties' Joint Case Management Statement is due by Friday, February 21, 2025.

Dated: January 14, 2025

HON. MAXINE M. CHESNEY
JNITED STATES DISTRICT JUDGE

FILER'S ATTESTATION

Pursuant to L.R. 5-1(h)(3), I, Ryan H. Weinstein, attest that all other signatories listed and on whose behalf this filing is submitted have authorized this filing and concur in its content.

DATED: January 13, 2025 /s/ Ryan H. Weinstein Ryan H. Weinstein